IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ASIAN-AMERICAN LICENSED :

BEVERAGE ASSOCIATION, et al.,

No. 2:24-cv-06348

Plaintiffs,

v.

Judge Schmehl

CITY OF PHILADELPHIA, et al.,

Electronically Filed Document Complaint Filed 11/26/2024

Defendants. :

ORDER

AND NOW, this	_ day of	, 2025, upon consideration of
Commonwealth Defendants' Motio	n for Leave to Exceed Court's	Twenty-Five Page Limit on
Briefs, it is hereby ORDERED the	at the Motion is GRANTED .	Commonwealth Defendants'
Opposition to Plaintiffs' Motion for	Preliminary Injunction, filed sir	nultaneously herewith as ECF
No. 25, is deemed accepted and filed	d as of January 16, 2025.	

HONORABLE JEFFREY L. SCHMEHL United States District Court Judge

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ASIAN-AMERICAN LICENSED :

BEVERAGE ASSOCIATION, et al.,

No. 2:24-cv-06348

Plaintiffs,

v. : Judge Schmehl

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CITY OF PHILADELPHIA, et al., : Electronically Filed Document

Complaint Filed 11/26/2024

Defendants. :

COMMONWEALTH DEFENDANTS' MOTION FOR LEAVE TO EXCEED TWENTY-FIVE PAGE LIMIT ON BRIEFS

Defendants Commonwealth of Pennsylvania, Pennsylvania State Police Bureau of Liquor Control Enforcement, and Pennsylvania Liquor Control Board (collectively, "Commonwealth Defendants"), by and through undersigned counsel, hereby move for leave to exceed this Court's twenty-five page limit on briefs, specifically with respect to Commonwealth Defendants' Opposition to Plaintiffs' Motion for Preliminary Injunction (hereinafter, "Opposition").

Commonwealth Defendants respectfully request leave to exceed the twenty-five page limit on briefs enumerated within the Court's Policies and Procedures, with respect to Commonwealth Defendants' Opposition. The Court's Policies and Procedures require that all briefs or memoranda must be limited to twenty-five pages. (Policies and Procedures of Schmehl, J., at p. 5.) Commonwealth Defendants presently request permission to exceed the page limit by **two pages**. Commonwealth Defendants' Opposition is a total of twenty-seven pages, not including Commonwealth Defendants' proposed order and corresponding Certificate of Service. Commonwealth Defendants contend good cause warrants exceeding the Court's page limit by two-pages. Plaintiffs' Memorandum of Law in support of Plaintiffs' pending Motion for Preliminary Injunction is approximately forty-eight pages, and asserts a plethora of accusations against

Commonwealth Defendants. (ECF No. 3.) Plaintiffs' Memorandum of Law, itself, fails to comply with the twenty-five page limit mandated by this Court's Policies and Procedures. (*Id.*) Commonwealth Defendants reasonably represent that the Court's twenty-five page limit must be exceeded by two-pages in order to adequately address the arguments and representations made within Plaintiffs' Memorandum of Law, and furthermore, enumerate imperative opposing arguments. Based on the foregoing, Commonwealth Defendants respectfully request leave to exceed the twenty-five page limit on briefs enumerated within the Court's Policies and Procedures, with respect to Commonwealth Defendants' Opposition.

Respectfully submitted,

MICHELLE A. HENRY Attorney General

Dated: January 16, 2025

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NICOLE R. DITOMO Chief Deputy Attorney General Civil Litigation Section

Counsel for Defendants Commonwealth of Pennsylvania, Pennsylvania State Police Bureau of Liquor Control Enforcement and Pennsylvania Liquor Control Board

CERTIFICATE OF SERVICE

I, Sarin V. Keosian-Frounjian, Deputy Attorney General for the Commonwealth of Pennsylvania, Office of Attorney General, hereby certify that on January 16, 2025, I caused to be served a true and correct copy of the foregoing document titled, "Commonwealth Defendants' Motion to Exceed Twenty-Five Page Limit on Breifs", to the following:

<u>VIA ECF</u> <u>VIA ECF</u>

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/s/ Sarin V. Keosian-Frounjian
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